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APPLICATION NO. FILING DATE		IG DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/759,579	59,579 01/12/2001		Robert F. Heard	91805001	1809
30184	7590	08/19/2003			
	•	INTELLECTU	EXAMINER		
1827 POW	Y LAW, L.L.C ERS FERRY	ROAD	HORTON, YVONNE MICHELE		
	i 3, SUITE 20 , GA 30339	0,	ART UNIT	PAPER NUMBER	
				3635	
				DATE MAILED: 08/19/2003	.

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No. **09/759,579**

Applicant(s)

Robert Heard et al.

aminer

YVONNE M. HORTON

3635

	The MAILING DATE of this communication appears	on the cover sheet with the correspondence address			
	for Reply	41			
THE	ORTENED STATUTORY PERIOD FOR REPLY IS SET MAILING DATE OF THIS COMMUNICATION.	///			
mailing If the I If NO I Failure Any re	g date of this communication. period for reply specified above is less than thirty (30) days, a reply within t	and will expire SIX (6) MONTHS from the mailing date of this communication. he application to become ABANDONED (35 U.S.C. § 133).			
Status					
1) 💢	Responsive to communication(s) filed on <u>Jun 10, 2</u>	2003			
2a) 💢	This action is FINAL . 2b) ☐ This act	tion is non-final.			
3) 🗆	Since this application is in condition for allowance closed in accordance with the practice under Ex pa	except for formal matters, prosecution as to the merits is orte Quayle, 1935 C.D. 11; 453 O.G. 213.			
Disposi	tion of Claims				
4) 💢	Claim(s) 1-13 and 15-20	is/are pending in the application.			
4	a) Of the above, claim(s)	is/are withdrawn from consideration.			
5) 🗆	Claim(s)	is/are allowed.			
6) 💢	Claim(s) 1-13 and 15-20	is/are rejected.			
7) 🗌	Claim(s)	is/are objected to.			
8) 🗆	Claims	are subject to restriction and/or election requirement.			
Applica	tion Papers				
9) 🗆	The specification is objected to by the Examiner.				
10)	The drawing(s) filed on is/are	a) \square accepted or b) \square objected to by the Examiner.			
	Applicant may not request that any objection to the o	frawing(s) be held in abeyance. See 37 CFR 1.85(a).			
11)	The proposed drawing correction filed on	is: a) \square approved b) \square disapproved by the Examiner.			
	If approved, corrected drawings are required in reply	to this Office action.			
12)	The oath or declaration is objected to by the Exam	iner.			
·	under 35 U.S.C. §§ 119 and 120				
13)└┘	Acknowledgement is made of a claim for foreign p	riority under 35 U.S.C. § 119(a)-(d) or (f).			
	☐ All b)☐ Some* c)☐ None of:				
	1. ☐ Certified copies of the priority documents hav				
		re been received in Application No			
	3. ☐ Copies of the certified copies of the priority d application from the International Bure ee the attached detailed Office action for a list of th				
14) 🗌	Acknowledgement is made of a claim for domestic	·			
a) [n				
15)	Acknowledgement is made of a claim for domestic				
Attachm	ent(s)				
_	tice of References Cited (PTO-892)	4) Interview Summary (PTO-413) Paper No(s).			
_					
3) Inf	ormation Disclosure Statement(s) (PTO-1449) Paper No(s).	6) Uther:			

Application/Control Number: 09/759,579 Page 2

Art Unit: 3635

DETAILED ACTION

Claim Rejections - 35 USC § 102

- 1. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- Claims 1,2,4,5 and 10 stands rejected under 35 U.S.C. 102(b) as being anticipated by US 2. Patent #5,850,717 to SCHIEDEGGER et al. SCHIEDEGGER et al. discloses the use of a brickmolding (10') including a rectangular portion (20,100,200) having a bottom surface (BS), a top surface (TS), see the marked-up attachment, a flange portion (26) extending beyond the rectangular portion (20,100,200) in parallel relationship to the bottom surface (BS) and a channel (CH), see also the marked-up attachment, for receiving a siding member (12) therein. Regarding claim 2, the top surface (TS) is and carries the decorative portion. In reference to claims 4,5 and 10, the flange (26) is formed integrally with the brickmolding (10) and has pre-formed openings (50) to receive a fastener, column 6, lines 3-6 such that the flange (26) is affixed to the building adjacent the bottom surface (BS). Claims 1,2,11-13,15,16 and 19 are rejected under 35 U.S.C. 102(b) as being anticipated by US Patent #5,090,174 to FRAGALE. Regarding claims 1 and 12, FRAGALE discloses the use of a brickmolding (10) affixed to a fenestration (F), column 4, line 25, for receiving a siding (30) wherein the brickmolding (10) includes a rectangular portion formed by (104) having a bottom surface (BS), see the marked-up attachment, a top surface (130), a flange portion (114) extending beyond the rectangular portion formed by (104) in

Application/Control Number: 09/759,579

Page 3

Art Unit: 3635

parallel relationship to the bottom surface (BS) and a channel (128) for receiving the siding member (30) therein. Regarding claims 2 and 13, the top surface (130) is and carries the decorative wood exterior, column 5, line 14 and column 7, lines 29 and 30. In reference to claims 11 and 19, the brickmolding (10) is comprised of a polyvinyl chloride material, (column 3, line 53 and column 5, line 15), and includes a foam insulating material (104). Regarding claims 15 and 16, the flange (114) is formed integrally with the brickmolding (10) such that the flange (114) is affixed to the building adjacent the bottom surface (BS) by a fastener (column 6, line 51).

Claim Rejections - 35 USC § 103

- 3. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 4. Claim 18 stands rejected under 35 U.S.C. 103(a) as being unpatentable over US Patent #5,090,174 to FRAGALE. As discloses in paragraph 6 above, FRAGALE discloses the basic claimed brickmolding except for explicitly stating that the fastener is received within a hole. Although a hole is not shown or discussed, it would have been obvious to one having ordinary skill in the art at the time the invention was made to provide the flange of FRAGALE with openings/holes in order to more readily receive fasteners therethrough.

Application/Control Number: 09/759,579 Page 4

Art Unit: 3635

Allowable Subject Matter

5. Claims 3 and 6-9 remain objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Claims 12,13,15-19 and 20 remain as being allowable for the reasons indicated in the 6. previous Office Actions.

Response to Arguments

7. Applicant's arguments filed 6/10/03 have been fully considered but they are not persuasive. Regarding the applicant's argument that the device of SCHIEDEGGER et al. is not a "brickmould" but rather a "trim" or "dentil molding"; brickmoulds, trim or dentil "moldings" are all similar aesthetic devices used to enhance the appearance of the perimeter of windows, doors, and other perimeter items such as on building exteriors. Both SCHIEDEGGER et al. And the instant application are direction to molding devices for certain or particular purposes.

In response to applicant's argument that the device of SCHIEDEGGER et al. is not a "brickmould" but rather a "trim" or "dentil molding", a recitation of the intended use of the claimed invention must result in a structural difference between the claimed invention and the prior art in order to patentably distinguish the claimed invention from the prior art. If the prior art structure is capable of performing the intended use, then it meets the claim. In a claim drawn to a process of making, the intended use must result in a manipulative difference as compared to

Application/Control Number: 09/759,579

Art Unit: 3635

the prior art. See In re Casey, 152 USPQ 235 (CCPA 1967) and In re Otto, 136 USPQ 458, 459

Page 5

(CCPA 1963).

Conclusion

8. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time

policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE

MONTHS from the mailing date of this action. In the event a first reply is filed within TWO

MONTHS of the mailing date of this final action and the advisory action is not mailed until after

the end of the THREE-MONTH shortened statutory period, then the shortened statutory period

will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR

1.136(a) will be calculated from the mailing date of the advisory action. In no event, however,

will the statutory period for reply expire later than SIX MONTHS from the mailing date of this

final action.

9. Any inquiry concerning this communication or earlier communications from the examiner

should be directed to Yvonne M. Horton whose telephone number is (703) 308-1909.

Yvonne

Art Unit 3635

August 13, 2003

Carl D. Friedman

Supervisory Patent Examiner

Group 3600